

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

---

RIO MAR ASSOCIATES, L.P., S.E., a  
Delaware Limited Partnership, d/b/a THE  
WESTERN RIO MAR BEACH RESORT,

Case No. 07 CIV 8227

**RULE 7.1 STATEMENT**

Plaintiff

-v-

MIXSHOW POWER SUMMIT, INC., a  
New York corporation; THE POWER SUMMIT,  
INC., a New York corporation; RPM MARKETING  
& PROMOTIONS, INC., a New York corporation;  
and RENE McLEAN, a New York resident,

Defendants.

---

Pursuant to Federal Rule of Civil Procedure 7.1 [formerly Local General Rule 1.9] and to enable District Judges and Magistrate Judges of the Court to evaluate possible disqualification or refusal, the undersigned counsel for Plaintiff (a private non-governmental party) certifies that:

There are no parent corporations or any publicly held corporations that own 10% or more of Plaintiff's stock.

Date: 9/17/07

DQ R. J.

Signature of Attorney

Attorney Bar Code: DT 5908